#### 110TH CONGRESS 1ST SESSION

# H. R. 3185

To amend the Employee Retirement Income Security Act of 1974 to provide special reporting and disclosure rules for individual account plans and to establish in the Department of Labor an Advisory Council on Improving Employer-Employee Retirement Practices.

### IN THE HOUSE OF REPRESENTATIVES

July 26, 2007

Mr. George Miller of California introduced the following bill; which was referred to the Committee on Education and Labor

## A BILL

- To amend the Employee Retirement Income Security Act of 1974 to provide special reporting and disclosure rules for individual account plans and to establish in the Department of Labor an Advisory Council on Improving Employer-Employee Retirement Practices.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - 3 SECTION 1. SHORT TITLE.
  - 4 This Act may be cited as the "401(k) Fair Disclosure
  - 5 for Retirement Security Act of 2007".

1	SEC. 2. SPECIAL REPORTING AND DISCLOSURE RULES FOR
2	INDIVIDUAL ACCOUNT PLANS.
3	(a) In General.—Part 1 of subtitle B of title I of
4	the Employee Retirement Income Security Act of 1974 is
5	amended—
6	(1) by redesignating section 111 (29 U.S.C.
7	1031) as section 112; and
8	(2) by inserting after section 110 (29 U.S.C.
9	1030) the following new section:
10	"SPECIAL REPORTING AND DISCLOSURE RULES FOR
11	INDIVIDUAL ACCOUNT PLANS
12	"Sec. 111. (a) Disclosure to Employers Spon-
13	SORING 401(k) PLANS.—
14	"(1) Service disclosure statement.—The
15	plan administrator of an individual account plan
16	which includes a qualified cash or deferred arrange-
17	ment (or any other plan official with contracting au-
18	thority under the terms of the plan) may not enter
19	into any contract with any person for services to the
20	plan unless such plan administrator or other official
21	has received, reasonably in advance of entering into
22	the contract, a written statement from such person
23	which—
24	"(A) identifies who will be performing
25	services for the plan under the contract (includ-
26	ing any other affiliated or other third party

1	service provider whose services will be provided
2	under the contract), and
3	"(B) describes each such service and speci-
4	fies the expected total annual cost of such serv-
5	ices, itemized as to all relevant components of
6	the total cost, including any amounts to be paid
7	to affiliated or other third-party service pro-
8	viders under the contract.
9	"(2) Minimum itemization requirements.—
10	"(A) In General.—The itemization re-
11	quired under paragraph (1)(B) shall set forth
12	at least the following:
13	"(i) any commission for making a
14	sale;
15	"(ii) any start-up fees;
16	"(iii) expenses for investment manage-
17	ment;
18	"(iv) expenses for investment advice;
19	"(v) estimated trading expenses;
20	"(vi) expenses for administration and
21	record keeping;
22	"(vii) legal fees;
23	"(viii) trustee fees;
24	"(ix) possible termination or sur-
25	render charges;

1	"(x) total asset based fees;
2	"(xi) remuneration paid as described
3	in Rule 12b-1 of the Securities and Ex-
4	change Commission under the Investment
5	Company Act of 1940 (17 CFR 270.12b-
6	1);
7	"(xii) commissions paid as described
8	in section 28(e) of the Securities Exchange
9	Act of 1934 (15 U.S.C. 78bb(e)); and
10	"(xiii) such other costs as may be
11	specified by the Secretary.
12	"(B) Estimations.—To the extent that
13	the actual amount with respect to any informa-
14	tion required to be provided in the itemization
15	required under paragraph (1)(B) is not known,
16	the plan administrator may provide a reason-
17	able and representative estimate and shall indi-
18	cate any such estimate as being such an esti-
19	mate. If any estimate provided under this para-
20	graph is subsequently determined to be materi-
21	ally incorrect, the plan administrator shall pro-
22	vide the correct amount in an amended report
23	as soon as practicable after such correct
24	amount is known.

1	"(C) Definitions.—The Secretary shall
2	provide by regulation definitions of the terms
3	used in this paragraph.
4	"(3) Disclosure of Financial Relation-
5	ships.—The statement required under paragraph
6	(1) shall include a written disclosure of the nature
7	of any conflicts of interest of each service provider
8	identified pursuant to paragraph (1)(A) due to fi-
9	nancial or personal relationship—
10	"(A) which the service provider may have
11	with the plan sponsor, the plan, or other per-
12	sons providing services to the plan, and
13	"(B) for which the service provider receives
14	a payment for services,
15	including the extent to which the service provider
16	uses its own proprietary investment products, the ex-
17	tent to which payments are received by a service
18	provider for including certain investment options as
19	part of a menu of investment options, and such
20	other possible conflicts as may be specified by the
21	Secretary.
22	"(4) Disclosure of impact of share class-
23	Es.—The statement required under paragraph (1)
24	shall, to the extent applicable, disclose that the share
25	prices of certain mutual fund investments may be

different than the retail share price outside of the plan due to the existence of different share classes.

"(5) DISCLOSURE OF CERTAIN ARRANGEMENTS
IN CONNECTION WITH FREE OR DISCOUNTED SERVICES OR REBATES BY SERVICE PROVIDERS.—In any
case in which services are provided to the plan, or
to the plan sponsor in connection with the plan, by
any service provider without charge or for fees set
at a discounted rate or subject to rebate, the statement required under this subsection shall include a
description of the extent to which, and the amount
by which, consideration is otherwise obtained by the
service provider, the plan, or the plan sponsor for
such services, directly or indirectly, by means of any
charges against the account of the participant or
beneficiary.

- "(6) Model statement.—The Secretary shall prescribe a model statement that may be used for purposes of satisfying the requirements of this subsection.
- "(7) UPDATING.—Each contract with a service provider entered into as described in paragraph (1) shall require that the service provider provide to the plan administrator, during the term of the contract,

1	an updated written statement described in para
2	graph (1)—
3	"(A) at least annually, and
4	"(B) within 30 days of any materia
5	change in the information provided in the state
6	ment.
7	"(8) AVAILABILITY TO PARTICIPANTS.—The
8	plan sponsor or plan administrator shall—
9	"(A) provide to participants and bene
10	ficiaries a copy of any statement received pur
11	suant to this subsection within 30 days after re
12	ceipt of a written request for such statement
13	and
14	"(B) post a copy of such statement on any
15	Intranet website maintained by the plan spon
16	sor (or plan administrator on behalf of the plan
17	sponsor).
18	"(9) Limitation.—The requirements of this
19	subsection shall apply with respect to any contract
20	for services only if the total cost for such services
21	under such contract equals or exceeds \$1,000.
22	"(10) Qualified cash or deferred ar
23	RANGEMENT.—For purposes of this subsection, the
24	term 'qualified cash or deferred arrangement' has

1	the meaning given such term by section $401(k)(2)$ of
2	the Internal Revenue Code of 1986.
3	"(b) Investment Election Information.—
4	"(1) ADVANCE NOTICE OF AVAILABLE INVEST-
5	MENT OPTIONS.—The plan administrator of an indi-
6	vidual account plan which permits a participant or
7	beneficiary to exercise control over the assets in the
8	account of the participant or beneficiary shall pro-
9	vide to the participant or beneficiary with respect to
10	each plan year notice of the investment options
11	available for election under the plan at least 15 days
12	prior to—
13	"(A) the beginning of the plan year, and
14	"(B) the effective date of any material
15	change in investment options,
16	or, if later, on the date on which the participant
17	commences participation in the plan.
18	"(2) Information included in notice.—
19	The notice required under paragraph (1) shall—
20	"(A) set forth, with respect to each avail-
21	able investment option—
22	"(i) the name of the option,
23	"(ii) the investment objectives of the
24	option,

1	"(iii) the level of risk associated with
2	the option,
3	"(iv) whether the option is a com-
4	prehensive investment designed to achieve
5	long-term retirement security or should be
6	combined with other options in order to
7	achieve such security,
8	"(v) the historical return and percent-
9	age fee assessed against amounts invested
10	under the option,
11	"(vi) an explanation of the differences
12	between any asset-based fees and any an-
13	nual fees in connection with the option,
14	"(vii) a comparison to a nationally
15	recognized market-based index or other in-
16	vestment option that is recommended in
17	the retirement industry as a benchmark re-
18	tirement investment option,
19	"(viii) where, and the manner in
20	which, additional, plan-specific, and gen-
21	erally available investment information re-
22	garding the option may be obtained,
23	"(B) include, together with any form nec-
24	essary for making the election of investment op-
25	tions, a statement explaining that investment

options should be selected not only on the basis of the level of fees charged by each option but also on the basis of careful consideration of other key factors, including the level of risk of the option and historical returns by the option, and

"(C) include a fee menu, relating to all investment options available under the plan, as provided in paragraph (3).

### "(3) FEE MENU.—

"(A) IN GENERAL.—The notice provided under this subsection shall include a fee menu consisting of a menu of the potential service fees that could be assessed against the account of the participant or beneficiary with respect to the plan year. The fee menu shall be presented in a manner which is easily understood by the average participant and include such information as the Secretary determines necessary to permit participants and beneficiaries to assess the potential services that could be provided in connection with the investment options and the potential fees that could be assessed against their accounts for such services.

1	"(B) CATEGORIZATION OF FEES.—The fee
2	menu shall provide information in relation to 3
3	categories of fees, as follows:
4	"(i) fees that vary depending on the
5	investment options selected by the partici-
6	pant or beneficiary, including expense ra-
7	tios, investment-specific asset-based fees,
8	possible redemption fees, and possible sur-
9	render charges;
10	"(ii) fees that are assessed as a per-
11	centage of the total assets in the account
12	of the participant or beneficiary, regardless
13	of the investment option selected; and
14	"(iii) administration and transaction-
15	based fees, including plan loan origination
16	fees, that are either automatically deducted
17	each year or result from certain trans-
18	actions engaged in by the participant or
19	beneficiary.
20	"(C) Description of Purpose for
21	FEES.—The fee menu shall include a general
22	description of the purposes for each fee, includ-
23	ing whether such fee is for investment manage-
24	ment, commissions, administration, and record-
25	keeping.

1 "(D) POTENTIAL CONFLICTS OF INTER2 EST.—The fee menu shall include such informa3 tion as the Secretary shall determine appro4 priate to describe potential conflicts of interests
5 that may exist with respect to any service pro6 viders or other parties-in-interest receiving fees
7 disclosed in the fee menu.

- "(4) MODEL NOTICE.—The Secretary shall prescribe a model notice that may be used for purposes of satisfying the requirements of this subsection, including a model fee menu.
- "(5) ESTIMATIONS.—To the extent that the actual amount with respect to any information required to be provided in the fee menu is not known, the plan administrator may provide a reasonable and representative estimate and shall indicate any such estimate as being such an estimate. If any estimate provided under this subsection is subsequently determined to be materially incorrect, the plan administrator shall provide the correct amount in an amended report as soon as practicable after such correct amount is known.
- 23 "(c) Annual Benefit Statement Provided to
- 24 Participants.—

1	"(1) In general.—The plan administrator of
2	an individual account plan which permits a partici-
3	pant or beneficiary to exercise control over the as-
4	sets in the account of the participant or beneficiary
5	shall provide to each participant and beneficiary an
6	annual benefit statement, with respect to the assets
7	in such account that are subject to such control, not
8	later than 90 days after the close of each plan year.
9	"(2) Requirements.—The annual benefit
10	statement of a plan shall disclose, for the preceding
11	plan year—
12	"(A) the starting balance of the partici-
13	pant's account,
14	"(B) the participant's vesting status,
15	"(C) contributions made during the plan
16	year, itemizing separately totals for employer
17	and totals for employee contributions,
18	"(D) earnings on the account balance dur-
19	ing the plan year,
20	"(E) fees assessed from the account during
21	the plan year,
22	"(F) the ending balance of the account,
23	"(G) the participant's asset allocation, cat-
24	egorized by investment option, including—
25	"(i) the current asset value,

1	"(ii) the changes in the asset value
2	during the year, and
3	"(iii) the net return for the year, ex-
4	pressed as an amount and as a percentage,
5	"(H) the service fees charged against the
6	participant's account for the year for each in-
7	vestment option, indicating separately—
8	"(i) underlying investment fees, in-
9	cluding expense ratios and trading costs,
10	"(ii) load fees,
11	"(iii) total asset based fees, including
12	variable annuity charges,
13	"(iv) mortality and expense charges,
14	"(v) guaranteed investment contract
15	fees,
16	"(vi) employer stock fees,
17	"(vii) directed brokerage charges,
18	"(viii) plan administration fees,
19	"(ix) participant transaction fees,
20	"(x) total fees, and
21	"(xi) total fees as a percentage of cur-
22	rent assets, and
23	"(I) the performance of the investment op-
24	tions selected by the participant during the year

- 1 as compared to a nationally recognized market-2 based index.
  - "(3) HISTORICAL INFORMATION.—The plan administrator may include in the annual benefit statement information relating to the historical return and risk level of each investment option and the estimated amount that the participant needs to save each month to retire at age 65.
    - "(4) ESTIMATIONS.—To the extent that the actual amount with respect to any information required to be provided in the annual benefit statement is not known, the plan administrator may provide a reasonable and representative estimate and shall indicate any such estimate as being such an estimate. If any estimate provided under this subsection is subsequently determined to be materially incorrect, the plan administrator shall provide the correct amount in an amended statement as soon as practicable after such correct amount is known.
    - "(5) Model statement.—The Secretary shall prescribe a model annual benefit statement that may be used for purposes of satisfying the requirements of this subsection.
- 24 "(d) Construction.—Nothing in this section shall 25 be construed to limit, or serve as the basis for any infer-

- 1 ence regarding, the duties of a fiduciary under section
- 2 404(a)(1)(A)(ii).
- 3 "(e) Assistance to Small Employers.—The Sec-
- 4 retary shall make available to small employers—
- 5 "(1) educational and compliance materials de-
- 6 signed to assist such employers in selecting and
- 7 monitoring service providers for individual account
- 8 plans, investment options under such plans, and fees
- 9 relating to such options, without any bias as to the
- size of the service provider and the way any par-
- 11 ticular service provider delivers plan services, and
- 12 "(2) services designed to assist small employers
- in finding and understanding affordable investment
- options for such plans.
- 15 "(f) Assistance to Plan Sponsors and Plan
- 16 Participants and Beneficiaries.—The Secretary shall
- 17 provide assistance to plan sponsors of individual account
- 18 plans and participants and beneficiaries under such plans
- 19 with any questions or problems regarding compliance with
- 20 the requirements of this section.".
- 21 (b) Enforcement.—Section 502(c)(7) of such Act
- 22 (29 U.S.C. 1132(c)(7)) is amended by striking "section
- 23 101." and inserting "section 101, or to provide a state-
- 24 ment to participants and beneficiaries in accordance with
- 25 section 111."

- 1 (c) Conforming Amendment.—The table of con-
- 2 tents in section 1 of such Act is amended by striking the
- 3 item relating to section 111 and inserting the following
- 4 new items:
  - "Sec. 111. Special reporting and disclosure rules for individual account plans. "Sec. 112. Repeal and effective date.".
- 5 (d) Effective Date.—The amendments made by
- 6 this section shall apply with respect to plan years begin-
- 7 ning after the date of the enactment of this Act.

### 8 SEC. 3. MINIMUM INVESTMENT OPTION REQUIREMENT.

- 9 (a) In General.—Section 402 of the Employee Re-
- 10 tirement Income Security Act of 1974 (29 U.S.C. 1102)
- 11 is amended by adding at the end the following new sub-
- 12 section:
- 13 "(c) An individual account plan which permits a par-
- 14 ticipant or beneficiary to exercise control over the assets
- 15 in the account of the participant or beneficiary shall in-
- 16 clude at least one investment option which is a nationally
- 17 recognized market-based index fund and which, as deter-
- 18 mined from time to time under regulations which shall be
- 19 prescribed by the Secretary, offers a combination of his-
- 20 torical returns, risk, and fees that is likely to meet retire-
- 21 ment income needs at adequate levels of contribution.".
- (b) Effective Date.—The amendment made by
- 23 this section shall apply with respect to plan years begin-
- 24 ning after the date of the enactment of this Act.

1	SEC. 4. ADVISORY COUNCIL ON IMPROVING EMPLOYER-EM
2	PLOYEE RETIREMENT PRACTICES.
3	(a) In General.—Part 5 of subtitle B of title I of
4	the Employee Retirement Income Security Act of 1974 is
5	amended by adding after section 518 (29 U.S.C. 1148)
6	the following new section:
7	"SEC. 519. ADVISORY COUNCIL ON IMPROVING EMPLOYER
8	EMPLOYEE RETIREMENT PRACTICES.
9	"(a) Establishment.—
10	"(1) In general.—There is hereby established
11	in the Department of Labor an Advisory Council on
12	Improving Employer-Employee Retirement Practices
13	(hereinafter in this section referred to as the 'Coun-
14	cil') consisting of 12 members—
15	"(A) 6 of whom shall be appointed by the
16	President, and
17	"(B) 3 of whom shall be appointed by the
18	Chairman of the Committee on Education and
19	Labor of the House of Representatives, at the
20	direction of the Committee, and 3 of whom
21	shall be appointed by the Chairman of the Com-
22	mittee on Health, Education, Labor, and Pen-
23	sions of the Senate, at the direction of the
24	Committee.
25	"(2) QUALIFICATIONS.—Members appointed
26	under this subsection shall have demonstrated

1	knowledge and experience in the law governing, and
2	the operation of, employee pension benefit plans. In
3	making appointments under this subsection, the
4	President and the Chairmen making such appoint-
5	ments shall consult to as to ensure that, of the mem-
6	bers appointed under this subsection—
7	"(A) 6 shall be representatives of pension
8	plan participants, and
9	"(B) 6 shall be representatives of employ-
10	ers, with at least 2 of such representatives of
11	employers having specialized knowledge regard-
12	ing small business retirement plans.
13	"(3) Terms.—Members shall serve for terms of
14	3 years. A member may be reappointed. A member
15	appointed to fill a vacancy shall be appointed only
16	for the remainder of such term.
17	"(4) Meetings.—The Council shall meet not
18	less often than semi-annually. A majority of mem-
19	bers shall constitute a quorum and action shall be
20	taken only by a majority vote of those present and
21	voting.
22	"(b) Administration and Operations.—
23	"(1) Compensation.—Members of the Council
24	appointed under this subsection and the ex officio
25	members of the Council shall serve without com-

- 1 pensation for their service on the Council, except 2 that, while away from their homes or regular places 3 of business in the performance of services for Council, members of the Council shall be allowed travel 5 expenses, including per diem in lieu of subsistence, 6 in the same manner as persons employed intermit-7 tently in the Government service are allowed ex-8 penses under section 5703(b) of title 5 of the United States Code. 9
  - "(2) Administrative resources.—The Secretary shall furnish to the Council an executive secretary and such secretarial, clerical, and other services as are deemed necessary to conduct its business. The Council may call upon other agencies of the Government for statistical data, reports, and other information which will assist the Council in the performance of its duties.
- 18 "(3) FEDERAL ADVISORY COMMITTEE ACT.—
  19 Section 14(a) of the Federal Advisory Committee
  20 Act (relating to termination) shall not apply to the
  21 Council.
- 22 "(c) Duties of the Council.—It shall be the duty 23 of the Council—
- 24 "(1) to invite members of the public to submit 25 requests for the Council to consider any issue affect-

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- ing the operation of employee pension benefit plans and to review all issues presented to the Council, to schedule any such issues for consideration by the Council as the Council deems appropriate,
  - "(2) to hold such hearings as the Council considers appropriate to hear testimony of relevant experts and key stakeholders in issues relating to employee retirement income security under employee pension benefit plans,
  - "(3) to issue such advisories as the Council considers appropriate to pension plan practitioners, service providers, and the public on best practices for employee pension benefit plan design and operation,
  - "(4) to present to employee pension benefit plans, plan service providers, and the public such academic or peer-reviewed research as the Council considers appropriate regarding best practices for employee pension benefit plan design and operation,
  - "(5) to issue information directed at employee pension benefit plan fiduciaries and participants regarding ways to benchmark their investment results against other plan designs and investment options,
  - "(6) to establish and maintain a presence on the website maintained by the Department of Labor

1	for access by the general public and to include on
2	such website (in addition to such other means of
3	communication as the Council deems appropriate)—
4	"(A) information, presented in a prominent
5	manner, about the Council and how citizens
6	may write to the Council raising issues con-
7	cerning the operation of employee pension ben-
8	efit plans, and
9	"(B) information otherwise issued by the
10	Council, as determined appropriate by the
11	Council,
12	"(7) to issue, in addition to the Annual Report
13	on Retirement Trends and Issues issued pursuant to
14	subsection (d), an annual report to the Secretary,
15	the President, the Committee on Education and
16	Labor of the House of Representatives, and the
17	Committee on Health, Education, Labor, and Pen-
18	sions of the Senate summarizing—
19	"(A) those issues which were presented to
20	the Council during the year covered by the re-
21	port,
22	"(B) those issues which were discussed
23	during meetings of the Council, and
24	"(C) recommendations made to the Council
25	by Members of Congress, officials of the Em-

1	ployee Benefits Security Administration, em-
2	ployers, service providers, employees, and retir-
3	ees, and
4	"(8) to make, from time to time, such rec-
5	ommendations to the Committee on Education and
6	Labor of the House of Representatives, the Com-
7	mittee on Health, Education, Labor, and Pensions
8	of the Senate, the Secretary, employers, service pro-
9	viders, employees, and the general public as the
10	Council deems appropriate on ways to improve the
11	delivery and operation of employee pension benefit
12	plans.
13	"(d) Annual Report on Retirement Trends
14	AND ISSUES.—
15	"(1) In general.—The Council shall issue an
16	annual report to each House of the Congress and to
17	the general public regarding the state of retirement
18	income security in the United States, including—
19	"(A) data illustrating the current operation
20	of the employer-sponsored retirement system in
21	the United States and emerging trends relating
22	to such system, and
23	"(B) recommendations for reform to im-
24	prove the delivery of employer-sponsored pen-
25	sion benefits to retired workers and their fami-

1	lies and improve adequacy of retirement income
2	security in the United States.
3	"(2) OTHER SPECIFIC INFORMATION.—The An-
4	nual Report issued pursuant to paragraph (1) shall
5	specify—
6	"(A) the number of private employee pen-
7	sion benefit plans in the United States, cat-
8	egorized as to types of plans as determined ap-
9	propriate by the Council,
10	"(B) the number of active workers covered
11	or participating in such plans,
12	"(C) the number of retirees and depend-
13	ents receiving benefits from such plans,
14	"(D) the number workers who have sepa-
15	rated from service covered under such plans
16	and who have roll-over pension accounts or de-
17	ferred vested benefits,
18	"(E) the number of workers and retirees
19	with no private employee pension benefit plan
20	coverage or benefits,
21	"(F) current design features of employee
22	pension benefit plans relating to retirement in-
23	come security, including—
24	"(i) contribution levels,
25	"(ii) benefit levels,

1	"(iii) vesting periods,
2	"(iv) annuity features and lump sum
3	payment features,
4	"(v) eligibility requirements,
5	"(vi) pre-retirement distributions, and
6	"(vii) investment of plan assets, and
7	"(G) such other information as the Council
8	deems appropriate.".
9	(b) Conforming Amendment.—The table of con-
10	tents in section 1 of such Act is amended by inserting
11	after the item relating to section 518 the following new
12	item:
	"Sec. 519. Advisory Council on Employee Benefit Best Practices.".
13	SEC. 5. ENFORCEMENT COORDINATION AND REVIEW BY
	SEC. 5. ENFORCEMENT COORDINATION AND REVIEW BY THE DEPARTMENT OF LABOR.
14	
14 15	THE DEPARTMENT OF LABOR.
14 15 16	THE DEPARTMENT OF LABOR.  (a) IN General.—Section 502 of the Employee Re-
14 15 16 17	THE DEPARTMENT OF LABOR.  (a) IN GENERAL.—Section 502 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1132)
14 15 16 17 18	THE DEPARTMENT OF LABOR.  (a) IN GENERAL.—Section 502 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1132) is amended by adding at the end the following new sub-
14 15 16 17 18	THE DEPARTMENT OF LABOR.  (a) IN GENERAL.—Section 502 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1132) is amended by adding at the end the following new subsection:
14 15 16 17 18 19 20	THE DEPARTMENT OF LABOR.  (a) IN GENERAL.—Section 502 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1132) is amended by adding at the end the following new subsection:  "(n) Enforcement Coordination of Certain
14 15 16 17 18 19 20 21	THE DEPARTMENT OF LABOR.  (a) IN GENERAL.—Section 502 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1132) is amended by adding at the end the following new subsection:  "(n) Enforcement Coordination of Certain Disclosure Requirements and Review by the De-
14 15 16 17 18 19 20 21 22	THE DEPARTMENT OF LABOR.  (a) IN GENERAL.—Section 502 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1132) is amended by adding at the end the following new subsection:  "(n) Enforcement Coordination of Certain Disclosure Requirements and Review by the Department of Labor.—
13 14 15 16 17 18 19 20 21 22 23 24	THE DEPARTMENT OF LABOR.  (a) IN GENERAL.—Section 502 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1132) is amended by adding at the end the following new subsection:  "(n) Enforcement Coordination of Certain Disclosure Requirements and Review by the Department of Labor.—  "(1) In General.—The Secretary shall notify

the Currency) in any case in which the Secretary determines that a service provider is engaged in a pattern or practice that precludes compliance by plan administrators with section 111. The Secretary shall, in consultation with the applicable authority, take such timely enforcement action under this title as is necessary to assure that such pattern or practice ceases and desists and assess any appropriate penalties. The Secretary shall widely disseminate to employee pension benefit plans covered by this title and their participants and beneficiaries the identity of any service providers with respect to such plans found to be engaged in any such pattern or practice and the particulars of such pattern or practice.

"(2) Annual audit of Representative sampling of individual account plans covered by this title to determine compliance with the requirements of section 111. The Secretary shall annually report the results of such audit and any related recommendations of the Secretary to the Committee on Education and Labor of the House of Representatives and the Committee on Health, Education, Labor, and Pensions of the Senate."

- 1 (b) REVIEW AND REPORT TO THE CONGRESS BY
- 2 Secretary of Labor Relating to Reporting and
- 3 Disclosure Requirements.—
- 4 (1) STUDY.—As soon as practicable after the
  5 date of the enactment of this Act, the Secretary of
  6 Labor shall review the reporting and disclosure re7 quirements of part 1 of subtitle B of this title and
  8 related provisions of the Pension Protection Act of
- 9 2006.

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(2) Report.—Not later than 18 months after the date of the enactment of this Act, the Secretary shall make such recommendations as the Secretary considers appropriate to the appropriate committees of the Congress to consolidate, simplify, standardize, and improve the applicable reporting and disclosure requirements so as to simplify reporting for employee pension benefit plans and ensure that needed understandable information is provided to participants and beneficiaries of such plans.